

01  
02  
03  
04  
05  
06  
07                   UNITED STATES DISTRICT COURT  
08                   WESTERN DISTRICT OF WASHINGTON  
09                   AT SEATTLE

10           UNITED STATES OF AMERICA,                 )  
11                          Plaintiff,                         )  
12                          v.                                 )  
13           AARON JERMAINE SLOAN,                     ) Case No.: 05-424M  
14                          Defendant.                     ) DETENTION ORDER  
15   )

16 Offense charged:

17           Anthrax Hoax, in violation of 18 U.S.C. § 1038.

18 Date of Detention Hearing: October 14, 2005

19           The Court, having conducted a detention hearing pursuant to 18 U.S.C. § 3142(f), and  
20 based upon the factual findings and statement of reasons for detention hereafter set forth, finds  
21 that no condition or combination of conditions which defendant can meet will reasonably assure  
22 the appearance of defendant as required and the safety of other persons and the community.

23           FINDINGS OF FACT AND STATEMENT OF REASONS FOR DETENTION

24           (1)    The defendant has virtually no ties to this area.  
25           (2)    From the Pretrial Services Report of October 11 and 14, 2005, it appears that the  
26   defendant is suffering from paranoid schizophrenia. He was removed from the  
   general prison population at the Monroe Correctional facility and placed in the

01                   mental health ward in the Special Offenders Center.

02         (3)   The defendant has a substantial number of arrests, which have gradually increased  
03                   in seriousness. His last arrest was for Robbery in the 1st Degree for which he was  
04                   sentenced for 46 months in custody. The present charges stem from his activities  
05                   while in custody.

06         (4)   The defendant has had multiple bond forfeitures..

07         (5)   No conditions or combination of conditions are apparent that will reasonably  
08                   assure the defendant's appearance at future Court hearings and that will address the danger to  
09                   other persons or the community.

10

11                   IT IS THEREFORE ORDERED:

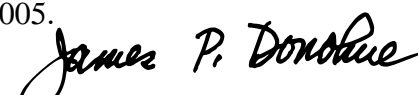
12         (1)   Defendant shall be detained pending trial and committed to the custody  
13                   of the Attorney General for confinement in a correction facility separate, to the  
14                   extent practicable, from persons awaiting or serving sentences or being held in  
15                   custody pending appeal;

16         (2)   Defendant shall be afforded reasonable opportunity for private  
17                   consultation with counsel;

18         (3)   On order of a court of the United States or on request of an attorney for  
19                   the Government, the person in charge of the corrections facility in which  
20                   defendant is confined shall deliver the defendant to a United States Marshal for  
21                   the purpose of an appearance in connection with a court proceeding; and

22         (4)   The clerk shall direct copies of this Order to counsel for the United States,  
23                   to counsel for the defendant, to the United States Marshal, and to the United  
24                   States Pretrial Services Officer.

01 DATED this 14th day of October, 2005.  
02  
03  
04  
05  
06  
07  
08  
09  
10  
11  
12  
13  
14  
15  
16  
17  
18  
19  
20  
21  
22  
23  
24  
25  
26



JAMES P. DONOHUE  
United States Magistrate Judge